1	Floyd Wallace	
•	1613 Leopard Ln.	
2	College Station, TX 77840 (402) 347-0770	
3	floydwallacecivilrights@gmail.com	
4		
5	UNITED STATES DISTRICT COURT	
6	DISTRICT OF NEVADA	
7	FLOYD WALLACE	) Case No.:
8	Plaintiff,	) PLAINTIFF'S NOTICE OF
9	v.	) VOLUNTARY DISMISSAL;
10	LAS VEGAS METROPOLITAN POLICE	)
11	DEPARTMENT, et al.	)
11	Defendants.	)
12		)
13		
13	INTRODUCTION	
14		
15	I, Plaintiff Floyd Wallace, hereby notify the court and all parties of my voluntary	
10	dismissal of this action against defendants Christian Torres, Jason Shoemaker, Cory McCormick	
16		
17	and Does 1 to 50 inclusive ("Defendants") pursuant to Fed. R. Civ. P. Rule 41(a)(1)(A)(i). The	
	Defendants have not filed an answer nor a motion for summary judgment, and I have an absolute	
18	might to valuntarily dismiss this action without projudice	
19	right to voluntarily dismiss this action without prejudice.	
	This case will be refiled, and the Defendants are on notice to protect any relevant	
20	evidence.	
21	evidence.	
22	DATED: October 24, 2023	Respectfully submitted,
22		
23		Floyd Wallace

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